

UNITED STATES DISTRICT COURT  
for the  
Eastern District of Wisconsin

In the Matter of the Search of:

Data associated with Facebook User ID  
100015599108388, See Attachment A.

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Case No. 19-880M(NJ)

**APPLICATION FOR A SEARCH WARRANT**

I, a federal law enforcement officer or an attorney for the government, request a search warrant and state under penalty of perjury that I have reason to believe that on the following person or property:

Data associated with Facebook User ID 100015599108388, See Attachment A.

located in the Eastern District of Wisconsin, there is now concealed:

See Attachment B.

The basis for the search under Fed. R. Crim P. 41(c) is:

- evidence of a crime;
- contraband, fruits of crime, or other items illegally possessed;
- property designed for use, intended for use, or used in committing a crime;
- a person to be arrested or a person who is unlawfully restrained.

The search is related to violations of: Title 21 USC § 841(a)(1), (b)(1)(B) and 846

The application is based on these facts: See attached affidavit.

Delayed notice of 30 days (give exact ending date if more than 30 days: \_\_\_\_\_) is requested under 18 U.S.C. § 3103a, the basis of which is set forth on the attached sheet.

  
Applicant's signature

Brian Nodes, Deputy U.S. Marshal  
Printed Name and Title

Sworn to before me and signed in my presence:

Date: August 7, 2019

  
Judge's signature

City and State: Milwaukee, Wisconsin Case 2:19-mj-00880-NJ Filed 09/23/19 Page 1 of 13 Document 1  
Nancy Joseph, U.S. Magistrate Judge  
Printed Name and Title

## **AFFIDAVIT IN SUPPORT OF A SEARCH WARRANT**

I, Brian Nodes, being duly sworn, hereby depose and say:

1. I am a Deputy United States Marshal with the United States Marshals Service and, as such, am charged with enforcing all laws in all jurisdictions of the United States, its territories and possessions. I have been a member of the United States Marshals Service for approximately 11 years and currently I am assigned to the U.S. Marshals Fugitive Task Force. While assigned to the Fugitive Task Force, I have investigated hundreds of fugitive cases and have located fugitives using electronic surveillance including social media accounts.

2. This Affidavit is made in support of an application for a search warrant to search the Target Account, more fully described in Attachment A, for evidence and instrumentalities, more fully described in Attachment B, for violations of Title 18, United States Code, Section 3583. I am seeking real-time location information for the Target Account from Facebook, Inc.

3. The facts set forth in this Affidavit are based upon my personal observations, my training and experience, and information obtained from other law enforcement agents and witnesses. This Affidavit is intended to show that there is probable cause to believe that evidence and instrumentalities for the subject offenses listed above will be found in the Target Account, more fully described in Attachment A, and does not purport to set forth all of my knowledge of or investigation into this matter.

## **STORED WIRE AND ELECTRONIC COMMUNICATION ACCESS**

4. Title 18, United States Code, Chapter 121, Sections 2701 through 2711, is entitled "Stored Wire and Electronic Communications and Transactional Records Access."

a. Title 18, United States Code, Section 2703(a) provides, in part:

A governmental entity may require the disclosure by a provider of electronic communication service of the contents of a wire or electronic communication, that is in electronic storage in an electronic communications system for one hundred and eighty days or less, only pursuant to a warrant issued using the procedures described in the Federal Rules of Criminal Procedure by a court with jurisdiction over the offense under investigation or equivalent State warrant. A governmental entity may require the disclosure by a provider of electronic communications services of the contents of a wire or electronic communication that has been in electronic storage in an electronic communications system for more than one hundred and eighty days by the means available under subsection (b) of this section.

b. Title 18, United States Code, Section 2703(b) provides, in part:

(1) A governmental entity may require a provider of remote computing service to disclose the contents of any electronic communication to which this paragraph is made applicable by paragraph (2) of this subsection

(A) without required notice to the subscriber or customer, if the governmental entity obtains a warrant issued using the procedures described in the Federal Rules of Criminal Procedure by a court with jurisdiction over the offense under investigation or equivalent State warrant.

(2) Paragraph (1) is applicable with respect to any wire or electronic communication that is held or maintained on that service

(A) on behalf of, and received by means of electronic transmission from (or created by means of computer processing of communications received by means of electronic transmission from), a subscriber or customer of such remote computer service; and

(B) solely for the purpose of providing storage or computer processing services to such subscriber or customer, if the provider is not authorized to access the contents of any such communications for purposes of providing any services other than storage or computer processing.

c. The government may also obtain records and other information pertaining to a subscriber to or customer of electronic communication service or remote computing service by way of a search warrant. *See 18 U.S.C. § 2703(c)(1)(A).* No notice to the subscriber or customer is required. *See 18 U.S.C. § 2703(c)(3).*

d. The statute permits the warrant to be served on the provider, who will then disclose the relevant records to the law enforcement officer, who need not be onsite at the time the search is executed. Title 18, United States Code, Section 2703(g), provides, in part:

**Presence of Officer Not Required** Notwithstanding section 3105 of this title, the presence of an officer shall not be required for service or execution of a search warrant issued in accordance with this chapter requiring disclosure by a provider of electronic communications service or remote computing service of the contents of communications or records or other information pertaining to a subscriber to or customer of such service.

e. Title 18, United States Code, Section 2711, provides, in part:

As used in this chapter

(1) the terms defined in section 2510 of this title have, respectively, the definitions given such terms in that section;

(2) the term “remote computing service” means the provision to the public of computer storage or processing services by means of an electronic communications system.

f. Title 18, United States Code, Section 2510, provides, in part:

(8) “contents,” when used with respect to any wire, oral, or electronic communication, includes any information concerning the substance, purport, or meaning of that communication; . . .

(14) “electronic communications system” means any wire, radio, electromagnetic, photo optical or photo electronic facilities for the transmission of wire or electronic communications, and any computer facilities or related electronic equipment for the electronic storage of such communications; . . .

(15) “electronic communication service” means any service which provides to users thereof the ability to send or receive wire or electronic communications; . . .

(17) “electronic storage” means

(A) any temporary, intermediate storage of a wire or electronic communication incidental to the electronic transmission thereof; and

(B) any storage of such communication by an electronic communication service for purposes of backup protection of such communication.

## **FACEBOOK TECHNICAL BACKGROUND**

5. Facebook owns and operates a free-access social networking website of the same name that can be accessed at <http://www.facebook.com>. Facebook allows its users to establish accounts through which users can share written news, photographs, videos, and other information with other Facebook users, and sometimes with the general public.

6. Facebook asks users to provide basic contact information, either during the registration process or thereafter. This information may include the user's full name, birth date, contact e-mail addresses, physical address (including city, state, and zip code), telephone numbers, screen names, websites, and other personal identifiers. Facebook also assigns a user identification number to each account.

7. Facebook users can select different levels of privacy for the communications and information associated with their Facebook accounts. By adjusting these privacy settings, a Facebook user can make information in the user's account available only to himself or herself, to other specified Facebook users, to all Facebook users, or to anyone with access to the Internet, including people who are not Facebook users. Facebook accounts also include other account settings that users can adjust to control, for example, the types of notifications they receive from Facebook. Depending on the user's privacy settings, Facebook may also obtain and store the physical location of the user's device(s) as they interact with the Facebook service on those device(s).

8. Facebook users may join one or more groups or networks to connect and interact with other users who are members of the same group or network. A Facebook user can also

connect directly with individual Facebook users by sending each user a “Friend Request.” If the recipient of a “Friend Request” accepts the request, then the two users will become “Friends” for purposes of Facebook and can exchange communications or view information about each other. Each Facebook user’s account includes a list of that user’s “Friends” and a “Mini-Feed,” which highlights information about the user’s “Friends,” such as profile changes, upcoming events, and birthdays.

9. Facebook users can create profiles that include photographs, lists of personal interests, and other information. Facebook users can also post “status” updates about their whereabouts and actions, as well as links to videos, photographs, articles, and other items available elsewhere on the Internet. Facebook users can also post information about upcoming “events,” such as social occasions, by listing the event’s time, location, host, and guest list. A particular user’s profile page also includes a “Wall,” which is a space where the user and his or her “Friends” can post messages, attachments, and links that will typically be visible to anyone who can view the user’s profile.

10. Facebook has a Photos application, where users can upload an unlimited number of albums and photos. Another feature of the Photos application is the ability to “tag” (i.e., label) other Facebook users in a photo or video. When a user is tagged in a photo or video, he or she receives a notification of the tag and a link to see the photo or video. For Facebook’s purposes, a user’s “Photoprint” includes all photos uploaded by that user that have not been deleted, as well as all photos uploaded by any user that have that user tagged in them.

11. Facebook users can exchange private messages on Facebook with other users. These messages, which are similar to e-mail messages, are sent to the recipient’s “Inbox” on Facebook, which also stores copies of messages sent by the recipient, as well as other

information. Facebook users can also post comments on the Facebook profiles of other users or on their own profiles; such comments are typically associated with a specific posting or item on the profile.

12. Facebook Notes is a blogging feature available to Facebook users, and it enables users to write and post notes or personal web logs (“blogs”), or to import their blogs from other services, such as Xanga, LiveJournal, and Blogger.

13. The Facebook Gifts feature allows users to send virtual “gifts” to their friends that appear as icons on the recipient’s profile page. Gifts cost money to purchase, and a personalized message can be attached to each gift. Facebook users can also send each other “pokes,” which are free and simply result in a notification to the recipient that he or she has been “poked” by the sender.

14. In addition to the applications described above, Facebook also provides its users with access to thousands of other applications on the Facebook platform. When a Facebook user accesses or uses one of these applications, an update about that the user’s access or use of that application may appear on the user’s profile page.

15. Some Facebook pages are affiliated with groups of users, rather than one individual user. Membership in the group is monitored and regulated by the administrator or head of the group, who can invite new members and reject or accept requests by users to enter. Facebook can identify all users who are currently registered to a particular group and can identify the administrator and creator of the group. Facebook also assigns a group identification number to each group. Facebook uses the term “Group Contact Info” to describe the contact information for the group’s creator and administrator, as well as the current status of the group profile page.

16. Facebook uses the term “Neoprint” to describe an expanded view of a given user profile. The “Neoprint” for a given user can include the following information from the user’s profile: profile contact information; Mini-Feed information; status updates; links to videos, photographs, articles, and other items; Notes; Wall postings; friend lists, including the friends’ Facebook user identification numbers; groups and networks of which the user is a member, including the groups’ Facebook group identification numbers; future and past event postings; rejected “Friend” requests; comments; gifts; pokes; tags; and information about the user’s access and use of Facebook applications.

17. Facebook also retains IP address logs for a given user ID or IP address. These logs may contain information about the actions taken by the user ID or IP address on Facebook, including information about the type of action, the date and time of the action, and the user ID and IP address associated with the action. Based on my training and experience, I know that Facebook can provide real-time location history of a Facebook account, including the date and time associated with a latitude and longitude.

18. Social networking providers like Facebook typically retain additional information about their users’ accounts, such as information about the length of service (including start date), the types of service used, and the means and source of any payments associated with the service (including any credit card or bank account number). In some cases, Facebook users may communicate directly with Facebook about issues relating to their account, such as technical problems, billing inquiries, or complaints from other users. Social networking providers like Facebook typically retain records about such communications, including records of contacts between the user and the provider’s support services, as well records of any actions taken by the provider or user as a result of the communications.

19. Therefore, the computers of Facebook are likely to contain all the material just described, including stored electronic communications and information concerning subscribers and their use of Facebook, such as account access information, transaction information, and account application.

### **PROBABLE CAUSE**

20. On April 12, 2011, Parks was charged in United States District Court for the Eastern District of Wisconsin in two counts of a 10 count superseding indictment. Count one charging Parks with violations of Title 21 USC § 841(a)(1), (b)(1)(B) and 846. Count five charging Parks with violations of Title 21 USC § 841(a)(1) and 841(b)(1)(C).

21. On January 4, 2012, Parks plead guilty to count five of the ten count superseding indictment before the Honorable District Court Judge Charles N. Clevert.

22. On June 8, 2012, Parks was sentenced by Judge Clevert to a term of four years of probation. Count one of the superseding indictment was subsequently dismissed.

23. On March 18, 2014, Parks was charged by criminal complaint in Kenosha County Circuit Court, case number 2014CF000306 with Manufacture/Deliver Heroin (<3g) in violation of Wis. Stats. 961.41(1)(d)1. As a result of these new criminal charges a petition for the revocation of Parks probation was issued.

24. On November 25, 2014, Parks probation was revoked by Judge Clevert and he was sentenced to 30 months imprisonment with the first 24 months to run concurrently and the last six months to run consecutively to his sentence in Kenosha County Circuit Court case 2014CF000306. Additionally Parks was placed on a period of supervised release for a term of three years.

25. On January 8, 2019, a petition for the revocation of Parks supervised release was issued by the Honorable District Court Judge JP Stadtmueller and a warrant issued for his arrest.

26. On July 31, 2019, I conducted an open search of social media website Facebook.com in an attempt to locate a Facebook page for Parks. I located an account with the profile name associated with Facebook page as "Charles Parks", with a URL: and friend ID of,

Facebook URL: <https://www.facebook.com/charles.parks.10048>  
Friend Identification Number: 100015599108388 – "The Target Account"

27. Photos observed in the Facebook.com account were compared to Park's Wisconsin driver's license photo and U.S. Marshals Service mugshots and found to be the same person.

28. The profile and/or "timeline" is not restricted or blocked meaning it is open to the public for viewing. The profile appears to be active and current with the most recent post made on July 27, 2019.

29. The United States Marshals Service has been enlisted to locate and apprehend defendant PARKS. As of today, PARKS' whereabouts remain unknown, and the arrest warrant remains unexecuted.

30. Based on my training and experience in locating and apprehending potentially violent fugitives, the requested information will assist in locating PARKS.

31. Because successful apprehensions, particularly of violent fugitives, often rely on the element of surprise, it is often necessary to attempt an arrest during nighttime or the early morning hours, when most people are sleeping. Further, apprehension tactical plans often change at the last minute based on unexpected movements or other behavior of the target. Therefore, I

cannot predict in advance when this data would need to be accessed, and would need access to the data at all times of the day or night in order to ensure a safe and successful apprehension.

## **CONCLUSION**

32. Based on the facts set forth in this Affidavit, I submit that there is probable cause to believe that the Target Account contain evidence and instrumentalities of the subject offenses.

**ATTACHMENT A**

This Search Warrant is being sought for the data specified in Attachment B associated with Facebook User ID 100015599108388, hosted by Facebook Inc., 1601 Willow Road, Menlo Park, California.

## **ATTACHMENT B**

### **I. Information to be disclosed by Facebook, Inc. (the “Provider”)**

To the extent that the information described in Attachment A is within the possession, custody, or control of Facebook, Facebook is required to disclose the following information to the government for each User ID listed in Attachment A:

(a) All physical location data collected by Facebook for the user of the account, including any data collected by Facebook’s location services via the user’s mobile phone or other device, on a real-time or near-real time basis. Facebook is required to provide any such data they collect, regardless of the time of day.

### **II. Information to be seized by the government**

(a) All data disclosed by Facebook pursuant to this attachment. This data shall be made accessible by the provider to the United States Marshals Service at all times, day or night, and/or emailed to Deputy United States Marshal Brian Nodes at [brian.nodes@usdoj.gov](mailto:brian.nodes@usdoj.gov).

### **III. Time for production by provider**

The provider shall begin producing the information required by this attachment within seven (7) days of the date of service of the warrant.

### **IV. Duration of production**

The provider shall produce the information required by this attachment for a period of thirty (30) days from the date of issuance of this warrant.